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**Attorney for Defendant**

**IN THE UNITED STATES DISTRICT COURT**  
**FOR THE DISTRICT OF OREGON**  
**PORLTAND DIVISION**

**UNITED STATES OF AMERICA,**

**CR No. 3:20-mj-00217-1**

**PLAINTIFF,**

**DECLARATION IN SUPPORT OF  
MOTION TO  
CONTINUE ARRAIGNMENT**

**GAVAUGHN GAQUEZ STREETER-  
HILLERICH,**

**DEFENDANT.**

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I, Anthony C. Schwartz, declare:

1. I am the attorney appointed to represent Mr. Streeter-Hillerich in the above entitled case.
2. Arraignment is set for January 11, 2021.
3. The parties have discussed the case, next steps, and potential for early resolution. In order to give early resolution the best chance of success without the press of a federal indictment, we ask the Court to continue arraignment for about 60 days.

4. I have discussed with Mr. Streeter-Hillerich speedy trial provisions and time limits pertaining to arraignment on information or indictment after first appearance. He agrees to the continuance and knows it will result in excludable delay under the provisions of 18 U.S.C. § 3161(h)(7) and § 3164 of the Speedy Trial Act.
5. AUSA Singh has no objection to this motion.

DATED this January 7, 2021

I hereby declare that the above statement is true to the best of my knowledge and belief, and that I understand it is made for use as evidence in court and is subject to penalty for perjury.

s/Anthony C. Schwartz  
Anthony C. Schwartz